

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,	)	No. 78465-5
Respondent,	)	
	)	STATEMENT OF
v.	)	ADDITIONAL
	)	AUTHORITY
OLIVER WRIGHT,	)	(RAP 10.8)
Appellant.	)	

06 APR 17 AM 8:06  
 BY C. J. HENKROT  
 CLERK

Pursuant to RAP 10.8, appellant, Oliver Wright, submits the following statement of additional authorities for the consideration of the Court in the above-captioned matter:

State v. Roy Linton, \_\_ Wn.2d \_\_, \_\_ P.3d \_\_ (Apr. 13, 2006) (majority upholding the implied acquittal doctrine) (Sanders, J., concurring retrial barred by conviction for same offense under double jeopardy and jeopardy terminates when State had one full and fair opportunity to prosecute) (Chambers, J., concurring "Whenever a defendant shall be acquitted or convicted upon an indictment or information charging a crime consisting of different degrees, he cannot be proceeded against or tried for the same crime in another degree, nor for an attempt to commit such crime, or any degree thereof." Citing RCW 10.43.050)

DATED this 13<sup>th</sup> day of April, 2006.

Today I deposited in the mail of the United States of America a properly stamped and addressed envelope directed to the attorneys of record of plaintiff/defendant containing a copy of the document to which this declaration is attached.

Respectfully submitted,

I declare under penalty of perjury of the laws of the State of Washington that the foregoing is true and correct.  
 APR 13 2006

  
 JASON B. SAUNDERS (24963)  
 Attorney for Appellant

Statement of Additional Authorities  
 Date

Washington Appellate Project  
 1511 Third Ave., Suite 701  
 Seattle, WA 98101  
 (206) 587-2711

Done in Seattle, Washington